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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/781,323	02/18/2004	Paul Mantz	AGX-78	9445	
	590 12/19/2006 NNING P A	EXAMINER			
DORITY & MANNING, P.A. POST OFFICE BOX 1449			OKEZIE, ESTHER O		
GREENVILLE,	SC 29602-1449		ART UNIT	PAPER NUMBER	
•			3652		
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SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
31 DA	VS	12/19/2006	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Applicati	on No.	Applicant(s)				
			23 .	MANTZ, PAUL				
Office Action Summary		Examine	r	Art Unit				
		Esther O.		3652				
Period fo	The MAILING DATE of this communica or Reply	tion appears on th	e cover sheet with the c	orrespondence add	ress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAI nations of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community or the to reply is specified above, the maximum statutions to reply within the set or extended period for reply will reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	LING DATE OF TI 87 CFR 1.136(a). In no ex cation. ory period will apply and w , by statute, cause the app	HIS COMMUNICATION rent, however, may a reply be timuit will expire SIX (6) MONTHS from blication to become ABANDONE	N. nely filed the mailing date of this con D (35 U.S.C. § 133).				
Status								
1)	Responsive to communication(s) filed	on .						
,—	This action is FINAL. 2b) This action is non-final.							
3) 🗌								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) 1-100 is/are pending in the ar	oplication.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🗌	5) Claim(s) is/are allowed.							
6)	Claim(s) is/are rejected.							
7)								
8) Claim(s) <u>1-100</u> are subject to restriction and/or election requirement.								
Applicat	ion Papers							
9)[	The specification is objected to by the E	Examiner.						
10)[	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
—	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to b	y the Examiner. N	ote the attached Office	Action or form PTC	D-152.			
Priority (	ınder 35 U.S.C. § 119							
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the Internationa							
* See the attached detailed Office action for a list of the certified copies not received.								
			•					
Attachmen	t(s)		_					
	e of References Cited (PTO-892)	0.481	4) Interview Summary Paper No(s)/Mail Da					
	e of Draftsperson's Patent Drawing Review (PTC mation Disclosure Statement(s) (PTO/SB/08)	r-340)	5) Notice of Informal P					
	r No(s)/Mail Date		6) Other:					

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## Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-20 and 33-46 drawn to an endeffector comprising a pushing device and pneumatic actuator, classified in class 294, subclass 103.1.
- II. Claim 21-32, drawn to an endeffector comprising a light sending pathway and light sensor, classified in class 294, subclass 907.
- III. Claims 47-59, drawn to an endeffector comprising support members having eccentrical and convex shape, classified in class 414, subclass 941.
- IV. Claims 60-85, drawn to an endeffector comprising emergency pins, classified in class 294, subclass 907.
- V. Claim 86-100, drawn to an endeffector comprising wafer contact surfaces that taper from a maximum to a minimum radius, classified in class 414, subclass 936.

Inventions I-III are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the endeffector of claim 1 does not require the particulars of the subcombination in claim 21 (e.g. light sending pathway and light

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sensor). The subcombination has separate utility such as a sensor for sensing the presence of a semiconductor wafer. Claim 47 does not require the particulars of the subcombination in claim 1 or 21 (e.g. four support members with convex eccentrical sloping surfaces).

Inventions IV and V and are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the endeffector of claim 60 does not require the particulars of the subcombination in claim 86 (e.g. a wafer contact surface that tapers from a maximum to a minimum radius). The subcombination has separate utility such as an end effector for high temperature wafers whose diameter increases during heating.

Because these inventions are independent or distinct for the reasons given above and there would be a serious burden on the examiner if restriction is not required because the inventions require a different field of search (see MPEP § 808.02), restriction for examination purposes as indicated is proper.

The examiner has required restriction between combination and subcombination inventions. Where applicant elects a subcombination, and claims thereto are subsequently found allowable, any claim(s) depending from or otherwise requiring all

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the limitations of the allowable subcombination will be examined for patentability in accordance with 37 CFR 1.104. See MPEP § 821.04(a). Applicant is advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application.

This application contains claims directed to the following patentably distinct species:

Species I: Figures 1-7B

Species II: Figures 8-12

The species are independent or distinct because Invention I discloses an endeffector containing a pushing device for handling low temperature wafers and Invention II discloses a an endeffector with tapering support members for handling high temperature wafers without a pushing device.

Inventions I and II are directed to related products. The related inventions are distinct if the (1) the inventions as claimed are either not capable of use together or can have a materially different design, mode of operation, function, or effect; (2) the inventions do not overlap in scope, i.e., are mutually exclusive; and (3) the inventions as claimed are not obvious variants. See MPEP § 806.05(j). In the instant case, the inventions as claimed are not capable of use together because the inventions have different use. As disclosed in the Specification, the endeffector of Figure 8, that is

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adapted to carry wafers at high temperatures, does not need the pushing device of the endeffector in Figure 2 (page 20, lines 15-18). It follows that the inventions do not

overlap in scope and are not obvious variants. Furthermore, the inventions as claimed

do not encompass overlapping subject matter and there is nothing of record to show

them to be obvious variants. Because these inventions are independent or distinct for

the reasons given above and there would be a serious burden on the examiner if

restriction is not required because the inventions require a different field of search (see

MPEP § 808.02), restriction for examination purposes as indicated is proper.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, no claims are considered generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which depend from or otherwise require all the limitations of an allowable generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species.

MPEP § 809.02(a).

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A telephone call was made to Eric Zaiser on 11/21/06 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include (i) an election of a species or invention to be examined even though the requirement be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

The election of an invention or species may be made with or without traverse. To reserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse.

Should applicant traverse on the ground that the inventions or species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the inventions or species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C.103(a) of the other invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Esther O. Okezie whose telephone number is (571) 272-8108. The examiner can normally be reached on Mon-Thurs 8-6:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eileen D. Lillis can be reached on (571) 272-6928. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

EOO 11/24/06

EILEEN D. LILLIS SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

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